

# Exhibit K

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA**

Daniel'la Deering,

Case No. 20-1534 (DSD/ECW)

Plaintiff,

v.

Lockheed Martin Corporation, et. al.,

**PLAINTIFF'S EXHIBIT LIST**

Defendants.

|  |  |   |
|--|--|---|
| <b>PRESIDING JUDGE:</b><br>Honorable David S. Doty | <b>PLAINTIFFS' ATTORNEYS:</b><br>Kaarin Nelson Schaffer,<br>William J. Egan,<br>Heidi J.K. Fessler | <b>DEFENDANT'S ATTORNEYS:</b><br>Michael S. Burkhardt,<br>Jocelyn R. Cuttino,<br>Benjamin K. Jacobs,<br>Donald M. Lewis,<br>Joseph G. Schmitt |
| <b>TRIAL DATE(S):</b><br>June 26, 2023             | <b>COURT REPORTER:</b>   | <b>COURTROOM DEPUTY:</b>  |

| PLF. NO | DATE OFFR. | MARKED | ADMITTED | DESCRIPTION  |
|---------|------------|--------|----------|--|
| P-1     |            |        |          | Lockheed Martin Proprietary Information                            |
| P-2     |            |        |          | Lockheed Martin Protection of Sensitive Information                |
| P-3     |            |        |          | Lockheed Martin Nondiscrimination and Equal Employment Opportunity |
| P-4     |            |        |          | Lockheed Martin Code of Ethics and Business Conduct                |
| P-5     |            |        |          | Lockheed Martin Employee Discipline Process                        |
| P-6     |            |        |          | Lockheed Martin Employee Conduct and Disciplinary Action           |
| P-7     |            |        |          | RMS Discipline Review Committee Process, March 15, 2017            |

| PLF. NO | DATE OFFR. | MARKED | ADMITTED | DESCRIPTION  |
|---------|------------|--------|----------|--|
| P-8     |            |        |          | True and correct copy of correspondence between Wronsky, Bastian, Cash to be sent as ACP re: ERC Notification              |
| P-9     |            |        |          | True and correct copy of email correspondence between Maryanne Lavan, Ken Bastian, and Susan Dunnings on December 18, 2018 |
| P-10    |            |        |          | True and correct copy of email correspondence between Christian Midgley and Tracey Dow on January 3, 2019                  |
| P-11    |            |        |          | Deposition of Kenneth Ray Bastian, December 21, 2021   |
| P-12    |            |        |          | Video Deposition of Kenneth Ray Bastian, December 21, 2021   |
| P-13    |            |        |          | Deposition of Billie Jo Schuermann, November 30, 2021  |
| P-14    |            |        |          | Video Deposition of Billie Jo Schuermann, November 30, 2021  |
| P-15    |            |        |          | Deposition of Sumari Stamps-Henderson, December 7, 2021  |
| P-16    |            |        |          | Video Deposition of Sumari Stamps-Henderson, December 7, 2021  |
| P-17    |            |        |          | True and correct copy of September 17, 2018 between Bill Egan email and Grace Speights                                     |
| P-18    |            |        |          | True and correct copy of correspondence on October 12, 2018 between Krissy Katzenstein email to Bill Egan                  |
| P-19    |            |        |          | Document attached to correspondence on October 12, 2018 between Krissy Katzenstein email to Bill Egan                      |
| P-20    |            |        |          | True and correct copy of correspondence on October 26, 2018 Bill Egan email to Grace Speights                              |
| P-21    |            |        |          | Documents attached to October 26, 2018 correspondence between Bill Egan email to Grace Speights                            |
| P-22    |            |        |          | True and correct copy of correspondence on October 27, 2018 Grace Speights email to Bill Egan                              |
| P-23    |            |        |          | True and correct copy of correspondence on October 30, 2018 between Grace Speights and Bill Egan                           |
| P-24    |            |        |          | True and correct copy of correspondence on October 30, 2018 between Grace Speights and Bill Egan                           |
| P-25    |            |        |          | True and correct copy of correspondence on November 1, 2018 Grace Speights email to Bill Egan                              |
| P-26    |            |        |          | Daniel'la Deering Termination Notice from Lockheed Martin  |
| P-27    |            |        |          | Deposition of Michelle Hill, November 30, 2021   |
| P-28    |            |        |          | Video Deposition of Michelle Hill, November 30, 2021   |

| PLF. NO | DATE OFFR. | MARKED | ADMITTED | DESCRIPTION  |
|---------|------------|--------|----------|--|
| P-29    |            |        |          | Deposition of Susan Dunning, November 29, 2021                   |
| P-30    |            |        |          | Video Deposition of Susan Dunning, November 29, 2021             |
| P-31    |            |        |          | Deposition of Maryanne Lavan Deposition, November 22, 2021       |
| P-32    |            |        |          | Video Deposition of Maryanne Lavan Deposition, November 22, 2021 |
| P-33    |            |        |          | Lockheed Martin Annual Report 2022                               |
| P-34    |            |        |          | DRC adjudication   |
| P-35    |            |        |          | Daniel'la Deering 2017 W-2                                       |
| P-36    |            |        |          | Daniel'la Deering 2018 W-2                                       |
| P-37    |            |        |          | REMOVED  |
| P-38    |            |        |          | Daniel'la Deering 2019 1099                                      |
| P-39    |            |        |          | Daniel'la Deering 2017 Taxes                                     |
| P-40    |            |        |          | Daniel'la Deering 2017 Taxes (Federal and MN State)              |
| P-41    |            |        |          | Daniel'la Deering 2018 Taxes                                     |
| P-42    |            |        |          | Daniel'la Deering 2018 Taxes (Federal and MN State)              |
| P-43    |            |        |          | Daniel'la Deering 2019 Taxes                                     |
| P-44    |            |        |          | Daniel'la Deering 2019 Taxes (Federal and MN State)              |
| P-45    |            |        |          | Daniel'la Deering 2020 Taxes                                     |
| P-46    |            |        |          | Anaplan offer of employment                                      |
| P-47    |            |        |          | Daniel'la Deering 2021 Federal and MN State Taxes                |
| P-48    |            |        |          | Summary of Job Search Efforts by Daniel'la Deering               |
| P-49    |            |        |          | Supporting Documents for Plaintiff Exhibit P-48                  |
| P-50    |            |        |          |  |
| P-51    |            |        |          |  |
| P-52    |            |        |          |  |
| P-53    |            |        |          |  |
| P-54    |            |        |          |  |
| P-55    |            |        |          |  |
| P-56    |            |        |          |  |
| P-57    |            |        |          |  |
| P-58    |            |        |          |  |
| P-59    |            |        |          |  |

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| P-60    |            |        |          |             |
| P-61    |            |        |          |             |
| P-62    |            |        |          |             |
| P-63    |            |        |          |             |
| P-64    |            |        |          |             |
| P-65    |            |        |          |             |

Plaintiff reserves the right to offer additional exhibits as may be necessary for rebuttal or impeachment, as may be discovered prior to trial, or to deal with developments occurring after this list is submitted. Plaintiff also reserves the right to use illustrative exhibits prepared at or before trial, as may be useful in understanding any witness's testimony. Plaintiff further reserves the right to use any pleading or deposition at trial as may be allowed by the Rules of Evidence or the Rules of Civil Procedure.

Respectfully submitted by:

**AVISEN LEGAL, P.A.**

Dated: June 5, 2023

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